

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF OHIO  
WESTERN DIVISION**

UNITED STATES OF AMERICA, : :

Plaintiff, : Case No. CR-1-02-117

vs. : JUDGE DLOTT

AARON STUBBLEFIELD, : **EXPEDITED ACTION DOCKET**

Defendant. : :

**DEFENDANT'S MOTION TO REDUCE SENTENCE,  
PURSUANT TO 18 U.S.C. § 3582(c)(2),  
IN AN "AGREED DISPOSITION CASE"**

Pursuant to 18 U.S.C. § 3582(c)(2), Defendant Aaron Stubblefield, through undersigned counsel, hereby moves this Court for an Order reducing his sentence from 84 months to 57 months based on the retroactive application of the November 1, 2007 crack amendment.

Respectfully submitted,

STEVEN S. NOLDER  
FEDERAL PUBLIC DEFENDER

/s/ Steven S. Nolder

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Steven S. Nolder (0037795)  
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Attorney for Defendant  
Aaron Stubblefield

**MEMORANDUM**

At Defendant's original sentencing hearing, his base offense level was 31 given the quantity of crack cocaine for which he was held accountable. Moreover, Defendant's criminal history category was determined to be III. A combination of these two Guideline determinations yielded a sentencing range of 135 to 168 months imprisonment. Defendant was then sentenced to serve 84 months in prison.

On December 11, 2007, the United States Sentencing Commission authorized the retroactive application of Guideline Amendment 706 to all defendants who met certain eligibility criteria. On February 15, 2008, counsel for the government, representatives of the United States Probation Office and undersigned counsel met to consider the merits of Defendant's case. All agreed to recommend to this Court that Defendant met the Commission's eligibility requirements for the retroactive application of the Guideline Amendment 706 to his case.

After the November 1, 2007 crack amendment is retroactively applied to this case, Defendant's base offense level is reduced to 29. This reduction yields a new advisory sentencing range of 108 to 135 months. Finally, the parties jointly recommend that this Court reduce Defendant's sentence to 57 months.

In arriving at this recommended sentence, the parties ascertained the point in the original Guideline range where Defendant was first sentenced as well as the extent of any downward departure due to his substantial assistance, if applicable. Finally, the parties also considered unique facts about both Defendant's case and behavior while incarcerated to conclude that his early release did not present a danger to the safety of the public.

For the reasons articulated herein, Defendant Aaron Stubblefield, through undersigned counsel, herein moves this Court for an Order reducing his sentence to 57 months. Defendant has been apprised of this proposed agreed resolution and this motion is submitted with both his knowledge and authorization.

Respectfully submitted,

STEVEN S. NOLDER  
FEDERAL PUBLIC DEFENDER

/s/ Steven S. Nolder

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Attorney for Defendant  
Aaron Stubblefield

**CERTIFICATE OF SERVICE**

I hereby certify that a true and accurate copy of the Motion to Reduce Sentence Pursuant to § 3582(c)(2) was served electronically upon William Hunt, First Assistant United States Attorney, Office of the United States Attorney, 221 E. Fourth St., Suite 400 Cincinnati, Ohio 45202 this 7<sup>th</sup> day of March, 2008.

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/s/ Steven S. Nolder  
Steven S. Nolder (0037795)  
Federal Public Defender

Attorney for Defendant  
Aaron Stubblefield